IN THE IOWA DISTRICT COURT IN AND FOR MAHASKA COUNTY 11 MAY 23 AM 9: 35

STATE OF IOWA.

Plaintiff,

Criminal Now

vs.

WRITTEN ARRAIGNMENT AND PLEA OF NOT GUILTY

HENRY W. VANWEELDEN.

Defendant.

COMES MOM above named Defendant, HENRY the VANWEELDEN, in the above captioned criminal case and under oath states:

- am presently represented by an attorney, Ι Matthew B. Moore, whose address and telephone number are 118 North Market Street, Oskaloosa, IA 52577, (641)673-9481.
- My current mailing and residence address telephone number are:
- 2681 210th Street, New Sharon, IA 50207, (641) 673-4961.
- That I am 65 years-old, having been born on May I can read and understand the English language 17, 1946. and have completed the following level of education: High School Graduate (12th Grade).
- I have been advised by the above named attorney and understand that I have a right to arraignment in open court, and I hereby voluntarily waive that right, choosing instead to sign this written arraignment and plea of not I understand that times for further proceedings which are computed from the date of arraignment will be computed from the date of filing this written arraignment and plea of not guilty.
- "I have received a copy of the indictment/trial information which charges me with the crime(s) of Theft in First Degree, a Class C Felony, in violation of Section(s) 714.1(1), 714.1(2), 714.12(3), and 714.2 of the

Code of Iowa; Felonious Conduct in Office, a Class D Felony, in violation of Section(s) 721.1 of the Code of Iowa; and Tampering with Records, an aggravated misdemeanor, in violation of Section(s) 715A.5 of the Code of Iowa. I have read it, and I have familiarized myself with its contents.

- 6. With regard to the name by which I am charged in the indictment/trial information:
- The name shown on the indictment/trial information is my true name. I have been advised and understand that I am now precluded from objecting to the indictment/trial information upon the ground Т improperly named.
- 7. I have been advised and understand that I may plead guilty, not guilty, or former conviction or acquittal.
- 8. For the purpose of this arraignment, I have had sufficient time to discuss my case with the above named attorney, and I waive any further time in which to enter a plea.
- 9. I plead NOT GUILTY to the charge(s) of Theft in the First Degree, a Class C Felony, in violation of Section(s) 714.1(1), 714.1(2), 714.12(3), and 714.2 of the Code of Iowa; Felonious Conduct in Office, a Class D Felony, in violation of Section(s) 721.1 of the Code of Iowa; and Tampering with Records, an aggravated misdemeanor, in violation of Section(s) 715A.5 of the Code of Iowa.
- 10. I have been advised and understand that I have a right under rule 2.33(2)(b) to a trial within 90 days after indictment/filing of the trial information and [check wither "a" or "b"]:
- [] a. I demand a speedy trial pursuant to rule 2.33(2)(b).
- [X]b. I waive my right to a speedy trial pursuant to rule 2.33(2)(b).

HENRY W. VANWEELDEN, Defendant

State of Iowa Mahaska County, ss.

Subscribed, sworn to, and acknowledged before me by Henry W. Van Weelden this day of ________, 2011.

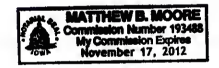
Notary public or other officer authorized to take and certify acknowledgements and administer oaths.

Original filed.

Copy to:

Mahaska County Attorney Mahaska County Courthouse Oskaloosa, IA 52577

Becky Goettsch Assistant Attorney General Hoover State Office Building Des Moines, IA 50319



The undersigned certifies to served upon all parties to the	TE OF SERVICE that the foregoing instrument was above cause to each of the attorneys active addresses disclosed on the
By: U.S. Mail Hand Delivered Certified Mail Signature	FAX Overnight Courier, Cother: FMAIL: PAA